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Third Supplement to Memorandum 86-18

Subject: Study L-655 - Estate and Trust Code (Probate Referees--letter from State Bar Executive Committee)

Attached to this supplementary memorandum is a letter from the Executive Committee of the State Bar Probate Section responding to the Commission's request for the Committee's position on issues relating to the probate referees.

Respectfully submitted,

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PROBATE LAW SECTION

THE STATE BAR OF CALIFORNIA



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Reply to:

February 25, 1986

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Mr. John H. DeMoully Executive Secretary California Law Revision Commission 4000 Middlefield Road, Room D-2 Palo Alto, California 94307-4739

Re: Memorandum 86-18 (Probate Referees)

Dear John:

The Executive Committee of the Estate Planning, Trust and Probate Law Section reviewed its position on several issues involving the Probate Referee system. The Executive Committee was asked to vote on several issues. The results are summarized on the enclosed form. The following are some observations on the Committee's votes.

The Executive Committee unanimously favors retention of the Probate Referee system with some changes.

The Executive Committee strongly (21-1) favors permitting a single challenge of a referee, without cause, at the time of initial appointment. Members from Los Angeles would like the right to challenge an office of referees, as opposed to an individual referee. While the Committee voted 11-2 in favor of this, several members did not vote. Apparently, there is a particular problem which exists in Los Angeles.

The Committee favors self-appraisal by the Executor or Administrator of liquidated receivables, such as unused premium refunds; tax refunds; and money market accounts with brokers.

The Committee favors retaining referee appraisal of accrued interest on bonds and notes as well as dividends of record at death. The Committee was in favor 18-3 of retaining referee appraisal of publicly traded securities. The vote was the same when the question was limited to securities traded on an established exchange.

As to collectibles or other unique assets which require an expert appraisal, a majority of those voting favored referee oversight of the expert appraisal at a reduced fee. Mr. John H. DeMoully
Re: Memorandum 86-18 (Probate Referees)

The Executive Committee favors continuing the waiver of a referee appraisal in a given estate for cause. The Committee was fairly evenly divided on whether the waiver could only be a total waiver or there could be a waiver of a referee appraisal as to certain assets.

Although a narrow majority of the Committee favors the waiver of the referee if all beneficiaries waive the requirement, a substantial majority favored a noticed petition for waiver of the referee appraisal for good cause. The Committee voted 8-12 against a requirement that the petition could be heard after a referee is appointed and given notice of the petition.

As to what constitutes good cause, the Committee refers you to Sandy Rae's statement attached to the First Supplement to Memorandum 86-18 regarding the legislative history of Probate Code \$605(2). Generally, good cause would be determined on a case-by-case basis, but there will be cases where considering the nature of the assets involved, the expense of a referee appraisal may not be justified. In other cases where there is no estate tax, no sales of property contemplated, a waiver of Executor's fee, etc., a referee appraisal might be unnecessary.

The Committee suggested by a 16-5 vote that the probate referees be renamed "estate appraisers".

Wery truly yours,

James D Devine

JDD:dv Enclosure

cc: James A. Willett, Esq. (w/encl.)
 James V. Quillinan, Esq. (w/encl.)
 James Opel, Esq. (w/encl.)
 Irwin Goldring, Esq.
 Lloyd Homer, Esq. (w/encl.)
 Edward V. Brennan, Esq. (w/encl.)

PROBATE REFEREE SYSTEM

Α.	sys	tem,	with s	keeping the some chan whole sy	ges, or d				Ke	ep <u>#</u>	111	Scrap	0	
В.	Assuming you keep the system, do you favor or oppose the following:													
	1.	As to incompetent or unduly slow referees:												
		a.	of a	one pre- referee a ntment					Fa	vor	_21	_ Oppose	: <u>1</u>	_
		b.	Provide for court removal from estate for cause - namely incompetence or delay						Fa	vor	<u>A11</u>	_ Oppose	e <u>0</u>	_
		c.	Allow request of specific referee i. Unrestricted ii. For cause such as just appraised same assets or will be making					Fa	vor	7	_ Oppose	<u> 14</u>	_	
				related appraisals in another proceeding			Fa	vor	_22	_ Oppose	: <u>1</u>			
		đ.	within	re comple n 90 days for remo	- failur				Fa	vor	0	_ Oppose	<u>Al</u>	1
	2.		praisal of certain non-cash assets referee:						•	Referee Appraisal				
		a.	as un	dated rec earned in refunds, ds.	surance p	re-	Yes	_4_	No	14_	At	reduced	fee	_0
		b.	Tax r	efunds			Yes	_4_	No	<u>15</u>	At	reduced	fee	3
		c.		ed intere otes and			Yes	16	No	_4_	At	reduced	fee	_1
		c.		Managemen ther Mone nts		l Asset	Yes	_1_	No	27	At	reduced	fee	0
		e.	taina	ities wit ble value t Journal	(i.e., i		Yes	18	No	3_	At	reduced	fee	0
		f.	asset	ctibles o s requiri	ng expert	:	Yes	5	No	4	At	reduced	fee	10

3.	Waiver of Referee appraisal										
	a.	Do not permit at all	Favor 2	Oppose <u>15</u>							
	b.	Permit for cause	Favor 15	Oppose 0 not							
	c.	Total waiver only	Favor 8	Oppose count							
	đ.	Waiver as to certain assets	Favor 9	Oppose							
4.	Method of Waiving Referee Appraisal										
	a.	Similar to granting independent powers of administration - include in petition for probate or later. Granted without cause unless objection.	Favor 6	Oppose 12							
	b.	On waiver of all beneficiaries (like bond) without cause	Favor 10	Oppose 9							
	c.	On separate petition for cause i. Noticed ii. Ex Parte iii. Only after referee appointed and noticed	Favor 7	Oppose $\frac{2}{11}$ Oppose $\frac{12}{12}$							
5.	Require Referee to Provide Back-Up Material for Appraisal Routinely When Requested and Retain it Until Estate Tax Audit Period Runs Favor All Oppose 0										
6.	Sho	uld There be Statutory Judicial unity for Referees? Favor 4	Oppose 10	Leave Law As Is 7							